			Washington, D.C. 20231
U.S. APPLICATION NO.	FIRST HAMED APP	LICANT	ATTY, DOCKET HO.
09/763483	HENNEN	s	12758-016001
		L	COLUMN CO
FRANK R OCCHIUTI		'	PCT/EP99/06284
225 FRANKLIN STREET BOSTON, MA 02110 2804		I.A. FILIM	G DATE PRIORITY DATE
5001011,110102111		26 AU	IG 99 28 AUG 98
		DATE	28 MAR 2001
STATES	SSING REQUIREMENTS DESIGNATED/ELECTE	UNDER 35 U.S.C. D OFFICE (DO/E	. 371 IN THE UNITED D/US)
1. The following items have been	submitted by the applicant or the IE	to the United States Pat	tent and Trademark
Office as	Office (37 CFR 1.494) 79 40 E16	cted Office (37 CFR 1.4 Small Entity Status.	93):
U.S. Basic National Po	at application	of the international appli	cation into English.
Oath or Declaration of	inventors(s). Translation	of Article 19 amendment	is into English.
Copy of Article 19 am	endments. Other:		
Priority Document.  The International Preli	minary Examination Report in Eng	lish and its Annexes, if	any.
Translation of Amere	s to the International Preliminary E	xamination Report into I	English.
2. X Applicant has requested early	v processing under 35 U.S.C. 371(f	) but has not filed the fo	ellowing indicated items and/or
the indicated items in paragraph 3	below. The Basic National Fee and	me copy of the micrim	ional application must be filed
prior to 20 or 30 months from the U.S. Basic National F	priority date to avoid abandonment.	international application	
	_		
3. The following items MUST be acceptance under 35 U.S.C. 371:			
Translation of the a	pplication into English. A processi	ing fee will be required i	f submitted
later than the app	propriate 20 or 30 months from the slation is defective for the reasons is	priority date. ndicated on the attached	Notice of Defective
	providing the translation of the appl r 30 months from the priority date		
- Out as declaration	of the inventors in compliance Wi	ID 3/ CFK 1.47/(a) allu	(b), properly identifying
	preferably by the International applier required if submitted later than the		
	n or declaration does not comply with attached PCT/DO/EO/917.		
mancated on the	viding the oath or declaration later t	han the appropriate 20 o	r 30 months from the
priority date (37			ny required multiple dependent
4. Additional claim fees of \$	t must submit the additional claim f	ees or cancel the addition	nal claims for which fees are
due (37 CFR 1.492(g)). See arrac	med P10-8/3.		
5 Applicant has not submitted	I the required sequence listing purst	nant to 37 CFR 1.821-1.	825. See attached
PCT/DO/EO/920.			
ALL OF THE ITEMS SET FO	RTH IN 3(a)-3(d), 4 AND 5 ABO	VE MUST BE SUBMIT	TTED WITHIN TWO (2)
MONTHS FROM THE DATE	RTH IN 3(a)-3(d), 4 AND 5 ABO OF THIS NOTICE OR BY 22 OF THE APPLICATION, WHICHEV	ER IS LATER. FAIL	URE TO PROPERLY
RESPOND WILL RESULT IN	ABANDUNMENI.		
The time period set above may be 1.136(a).	e extended by filing a petition and f	ee for extension of time	under the provisions of 37 CFR
	translation of the Annexes MUST b	e submitted no later than	the time period set above or the
Annexes will be cancelled. A pr	translation of the Annexes MUST of occasing fee will be required if subtes are cancelled since a translation version of the control of the co		
<ol> <li>The Article 19 amendment or 30 (37 CFR 1.495(d)) months</li> </ol>	is all confection affect a preparation .	as not provided by and	
0F 30 (37 CFR 1.475(0)) III OLIUS	a can be proved a library Crater	Datest and Trademark ()	ffice must be mailed to the
address given in the heading and	ommunication to the United States include the U.S. application no. sh	loun moore, (a	,
A copy	of this notice MUST be r	eturned with this	response.
Paciosed: PCT/DO/EO/917	Notice of Defective	e Translation	auta Julius
PTO-875	Dic (100/60/32)		
PORM PCT/DO/EO/905 (Marc	h 2001)	Telephone: 703-305	

PORM PCT/DO/EO/905 (March 2001)